space-based systems. For purposes of this study, LEO should be considered to include Medium Earth Orbit (MEO) requirements as well (e.g., proposed communications satellite constellations in MEO).

In addition to the public meeting, written submissions may be provided by any interested party. Submissions designated as proprietary will be treated confidentially. Written submission should be provided as soon as possible, but no later than noon on February 27, 1996, to the Office of the Associate Administrator for Commercial Space Transportation, Room 5415, 400 Seventh Street, SW., Washington, DC 20590 or by fax to (202) 366-7256. Additional information may be obtained by contracting Patti Grace Smith at (202) 366-8960 or Richard W. Scott, Jr. at $(202)\ 366-2936.$

Dated: January 29, 1996.

Frank C. Weaver,

Associate Administrator for Commercial Space Transportation.

[FR Doc. 96–2501 Filed 2–6–96; 8:45 am] BILLING CODE 4910–13–M

RTCA, Inc., RTCA Special Committee 188; Minimum Aviation System Performance Standards for High Frequency Data Link (HFDL); Meeting

Pursuant to section 10(a)(2) of the Federal Advisory Committee Act (P.L. 92–463, 5 U.S.C., Appendix 2), notice is hereby given for an RTCA Special Committee 188 meeting to be held March 12–15, 1996, starting at 9:30 a.m. on March 12. (On subsequent days, meeting begins at 9:00 a.m.) (March 12 will address the Opening Plenary and Working Group 1 MASPS; March 13 will continue Working Group 1 discussion; March 14 will address Working Group 2 MOPS; and March 15 will continue Working Group 2 and the Closing Plenary. The meeting will be held at RTCA, Inc., 1140 Connecticut Avenue, N.W., Suite 1020, Washington, DC, 20036.

The agenda will be as follows: (1) Chairman's Introductory Remarks; (2) Review and Approval of Meeting Agenda; (3) Presentations; (4) Adjourn to Working Group Sessions; (5) Reconvene in Plenary; (6) Reports from Working Groups 1 and 2: (7) Other Business; (8) Set Agenda for Next Meeting; (9) Date and Place of Next Meeting.

Attendance is open to the interested public but limited to space availability. With the approval of the chairman, members of the public may present oral statements at the meeting. Persons wishing to present statements or obtain

information should contact the RTCA Secretariat, 1140 Connecticut Avenue, N.W., Suite 1020, Washington, DC, 20036; (202) 833–9339 (phone) or (202) 833–9434 (fax). Members of the public may present a written statement to the committee at any time.

Issued in Washington, DC, on February 1, 1996.

Janice L. Peters,

Designated Official.

[FR Doc. 96–2630 Filed 2–6–96; 8:45 am]

BILLING CODE 4810-13-M

Maritime Administration

[Docket S-931]

Mormac Marine Transport, Inc.; Notice of Application for Payment of Unused Operating-Differential Subsidy

On December 22, 1993, the Maritime Administrator permitted Mormac Marine Transport, Inc. (Mormac) to separate its Operating-Differential Subsidy Agreement (ODSA), Contract MA/MSB–295 into three distinct contracts. Mormac would operate the MORMACSTAR under Contract MA/MSB–295(a), with a termination date of December 9, 1995; the MORMACSUN under Contract MA/MSB–295(b), with a termination date of June 22, 1996; and the MORMACSKY under Contract MA/MSB–295(c), with a termination date of January 31, 1997.

Mormac is currently requesting extension or renewal of Contract MA/MSB-295(a), which terminated on December 9, 1995, and Contract MA/MSB-295(b), which terminates on June 22, 1996, to permit the use of unused subsidy days through the termination of Contract MA/MSB-295(c) on January 31, 1997.

Mormac advises that it has more than 2,842 days of unused subsidy on Contracts MA/MSB–295(a), 295(b), and 295(c), which accrued prior to the termination of Contract MA/MSB–295(a) on December 9, 1995.

Mormac states that on September 14, 1995, the Maritime Subsidy Board approved Mormac's request to extend the subsidizable life of the MORMACSTAR and MORMACSUN to January 31, 1997, the termination date of MA/MSB–295(c) on the MORMACSKY. Mormac advises that approving its request to use unused subsidy days through this date would permit Mormac to receive the full benefit of subsidy for the entire subsidizable life of the vessels.

Mormac also states that extending the terms of the ODSAs to permit the use of unsubsidized days would permit

continued operation of U.S.-flag vessels in the foreign trade and continued employment of U.S. seafarers. According to Mormac, the extension of the ODSAs is therefore consistent with the purposes and policies of the Merchant Marine Act, 1936, as amended.

This application may be inspected in the Office of the Secretary, Maritime Administration. Any person, firm or corporation having any interest in such request and desiring to submit comments concerning the application must file written comments in triplicate with the Secretary, Maritime Administration, Room 7210, Nassif Building, 400 Seventh Street SW., Washington D.C. 20590. Comments must be received no later than 5:00 p.m. on February 21, 1996. The Maritime Subsidy Board will consider any comments submitted and take such action with respect thereto as may be deemed appropriate.

(Catalog of Federal Domestic Assistance Program No. 2.804 Operating-Differential Subsidies)

Dated: February 1, 1996.

By Order of the Maritime Subsidy Board. Joel C. Richard,

Secretary.

[FR Doc. 96–2586 Filed 2–6–96; 8:45 am]

Surface Transportation Board ¹ [Docket No. AB–432X]

Delaware-Lackawanna Railroad Company, Inc.; Discontinuance Exemption; in Luzerne and Lackawanna Counties, PA

AGENCY: Surface Transportation Board,

ACTION: Notice of exemption.

SUMMARY: The discontinuance of trackage rights over certain lines in Luzerne and Lackawanna Counties, PA, by Delaware-Lackawanna Railroad Company, Inc., is exempted from the

¹The ICC Termination Act of 1995, Pub. L. No. $104\text{--}88,\,109$ Stat. 803 (the Act), which was enacted on December 29, 1995, and took effect on January 1. 1996, abolished the Interstate Commerce Commission (ICC) and transferred certain functions and proceedings to the Surface Transportation Board (Board). Section 204(b)(1) of the Act provides, in general, that proceedings pending before the ICC on the effective date of that legislation shall be decided under the law in effect prior to January 1, 1996, insofar as they involve functions retained by the Act. This notice relates to a proceeding that was pending with the ICC prior to January 1, 1996, and to functions that are subject to Board jurisdiction pursuant to 49 U.S.C. 10903. Therefore, this notice applies the law in effect prior to the Act, and citations are to the former sections of the statute, unless otherwise indicated.